

**Emery Telecommunications & Video, Inc.**  
**P.O. Box 550**  
**Orangeville, Utah 84537**

Marlene H. Dortch, Secretary  
Federal Communications Commission  
Washington, D.C. 20554

Attn: John B. Muleta, Chief, Wireless Telecommunications Bureau  
David H. Solomon, Chief, Enforcement Bureau

**Re: CC Docket No. 94-102**  
**Broadband PCS Station WPOK952**  
**Portions of BTA 399 (Salt Lake City-Ogden, UT)**  
**E-911 Interim Report**

Dear Ms. Dortch:

This report is filed pursuant to the Commission's *Non-Nationwide Carrier Order (Revision of the Commission's Rules to Ensure Compatibility with Enhanced 911 Emergency Calling Systems*, CC Docket No. 94-102, Order to Stay, rel. July 26, 2002) and the Commission's *Public Notice*, released June 30, 2003, DA 03-2113..

Emery Telecommunications & Video, Inc. (Emery Telcom), a subsidiary of a rural area telephone cooperative in central Utah, is the licensee of the referenced station in the Broadband Personal Communications Service (PCS). The service area includes two counties in BTA 399 (Salt Lake City-Ogden, UT), Carbon and Emery, and two additional areas in portions of Grand and Wayne counties, defined only by multiple sets of geographical coordinates.

Station WPOK952 provides fixed-station telecommunications service only, i.e., service to locations where it is not feasible to provide service by landline. Since service to mobile units is not provided and since the service does not accomplish "seamless hand-offs of subscriber calls" as used in Section 20.18 (a) of the Commission's Rules, it appears that the requirements of Section 20.18 are not applicable to Emery Telcom. Accordingly, the following, to the extent applicable, is for information purposes only.

**I. The number of Phase I and Phase II requests from PSAPs (including those the carrier may consider invalid):**

None. In Emery County, Emery Telcom maintains the ALI database for the County, which is the PSAP. The only CMRS providers are Verizon Wireless and Western Wireless. In Carbon County, the ALI database is maintained by Qwest in Denver,

Colorado for the County's PSAP. The only CMRS providers are Verizon Wireless and Western Wireless. Emery Telcom has deployed a fixed wireless local loop application in Carbon County using Airspan equipment. ANI is sent via Emery Telcom's Nortel DMS-100 switch.

**II. The carrier's specific technology choice (i.e., network-based or handset-based solution, as well as the type of technology used):**

Not applicable. Since Emery Telcom provides fixed-station service only and has no present intention of providing service to mobile units, there is no need for automatic location identification in our system.

**III. Status on ordering and/or installing necessary network equipment:**

Not applicable.

**IV. If the carrier is pursuing a handset-based solution, the Report must also include information on whether ALI-capable handsets are now available, and whether the carrier has obtained ALI-capable handsets or has agreements in place to obtain these handsets:**

Not applicable.

**V. The estimated date on which Phase II service will first be available in the carrier's network:**

Not applicable.

**VI. Information on whether the carrier is on schedule to meet the ultimate implementation date of December 31, 2005:**

Not applicable.

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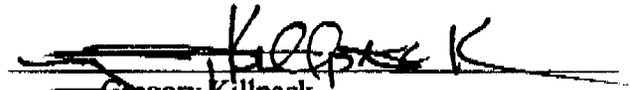
The undersigned hereby declares under penalty of perjury under the laws of the United States of America that the statements of fact in the foregoing report are true and correct.

Executed this 28th day of July, 2003.

Respectfully submitted,

**Emery Telecommunications & Video, Inc.**

By:

  
Gregory Killpack  
General Manager

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